

tines, in an effort to get it settled amicably. Mr. Glass told me he didn't believe we could get them to agree to anything. That is the reason why I called him today as a witness. As a result of my meeting with Mr. Glass, we concluded there would probably be trouble in getting them to sign, and I suggested and he agreed that we prepare an irrevocable power of attorney that we would use only in the event we could not agree at the time sale was made, and that is all that power of attorney was for, and Mr. Glass was thoroughly conversant with it, and the papers, the witnesses in Court today are familiar with it - but as far as me exercising any force, I never talked to the people Mr. Brown represents. If force was used, I don't know anything about it.

MR. BROWN: I would like to have that paper brought into Court.

MR. TEBBS: I told you, Mr. Brown, I did not have the papers; they were thrown in the waste basket. I told you that before.

THE COURT: You don't write them up yourself?

MR. TEBBS: I dictate them.

THE COURT: Don't you have the shorthand notes?

MR. TEBBS: I didn't make any note.

THE COURT: Didn't your girl take it down?

MR. TEBBS: She might have it in her notes, yes.

THE COURT: Why didn't you make it up and bring it up here?

MR. TEBBS: I will be glad to.

THE COURT: Clarence Valentine and Arbelle V. M. Valentine, Clarence Valentine and Mollie Mae Valentine - I want to hear from the people who have signed this bill of complaint for partition.